Super	ior Court of Washington, Cou	nty of				
State	of Washington, Plaintiff,	No.	J			
VS.		Felony Judgment and Sentence Theft or Taking of a Motor Vehicle (FJS/RJS)				
Defen PCN/ SID:		Action Required, 2.1, 5.7, and 5.8	tion Required, 2.1, 4.1, 4.3, 4.7, 5.2, 7, and 5.8			
		I. Hearing				
	e court conducted a sentencing he I the (deputy) prosecuting attorney			e defenda	nnt's lawyer,	
		II. Findings				
[]	rrent Offenses: The defendant is guilty plea (date)	[] jury				
Count	Crime		RCW	Class	Doto of	
	Grime		=	Class	Date of	
	Onne		(w/subsection)	Class	Crime	
	Crime		=	Class		
	Crime		=	Class		
	Crime		=	Class		
(If the ci	A (Felony-A), FB (Felony-B), FC (Felony-C rime is a drug offense, include the type itional current offenses are attached in	of drug in the	(w/subsection) second column.)	Class		
(If the ci	A (Felony-A), FB (Felony-B), FC (Felony-C rime is a drug offense, include the type	of drug in the Appendix 2.1a	(w/subsection) second column.)		Crime	
(If the crief) Add The jurn follows GV []	A (Felony-A), FB (Felony-B), FC (Felony-C rime is a drug offense, include the type itional current offenses are attached in y returned a special verdict or the o	of drug in the Appendix 2.1a court made a	second column.) a. special finding with	regard to	Crime	

RCW 9.094A.500,.505 (01/2022) WPF CR 84.0400TMV

GV		or the crime					, domes	stic viol	ence - fa	mily or	
[]		Count is a felony in the commission of which the defendant used a motor vehicle in a manner that endangered persons or property. RCW46.20.285.									
[]		The defendant has a substance use disoder that has contributed to the offense(s). RCW 9.94A.607.									
[]	RCW	Reasonable grounds exist to believe the defendant is a mentally ill person as defined in RCW 71.24.025, and that this condition is likely to have influenced the offense. RCW 9.94B.080									
[]		nts termining th					ame crimina 89).	l conduc	t and co	unt as 1	crime
[]		er current co offender sco					nt cause nu umber):	umbers	used in	calculat	ing
		Crime	•		Caus	e Nur	nber	Court	(County &	& State)	DV* Yes
1.											
2.											
* D	V: Do	mestic Violen	ice was pled	and prove	ed.						
	score	onal current of are attached ninal Histor	I in Appendix		r differe	nt cau	ise numbers	used in ca	alculating	the offen	der
		Crime		Date of Crime	Date of Sente		Sentencing (County &		A or J Adult, Juv.	Type of Crime	DV* Yes
1.											
2.											
3.											
	2 Jointonio violento mae pied ana provedi										
		tencing Da	ta:								
	Sen unt	tencing Da Offender Score	ta: Serious- ness Level	Standar Range not include enhancen	ling	Plus Enh	ancements*	Range	Standard (including ements)		imum n
Со	Sen unt	Offender	Serious- ness	Range not include	ling			Range	(including		

					T					
[]] Additional current offense sentencing data is attached in Appendix 2.3.									
2.4	 4 Theft or taking of a motor vehicle sentence: For counts									
2.5	5 Legal Financial Obligations/Restitution. The court has considered the total amount owing, the defendant's financial resources, and the nature of the burden that payment will impose. (RCW 10.01.160). The court makes the following specific findings: [] The defendant is indigent as defined in RCW 10.101.010(3)(a)-(c) because the defendant: [] receives public assistance [] is involuntarily committed to a public mental health facility [] receives an annual income, after taxes, of 125 percent or less of the current federal poverty level. 									
 [] The defendant is not indigent as definied in RCW 10.101.010(3)(a)-(c). [] The following extraordinary circumstances exist that make restitution inapproper (RCW 9.94A.753): [] The defendant has the present means to pay costs of incarceration. RCW 9.94A.760. 							ppropriate ——			
2.6	0	ffense as de] The defen following fa [] the defe [] whethe any offe [] evidence persons [] other: _] The defen committee	efined in RC idant should actors in ma endant's cri r the defendense in this ce of the de s. idant must in d in conjunct a serious vio	W 9.41.010, ard register as a focusion and register as a focusion and register as a felection with an official register and register as a felection with a felection wi	nd: elony firearm offer mination: usly been found no ere. ensity for violence to ony firearm offend ense committed ag	committed a felony order. The court condition of guilty by reason of the court would likely ender because the offer gainst a person und sexual motivation a	of insanity of danger ense was der the age			
				III. Ju	ıdgment					
3.1		defendant is endix 2.1.	s <i>guilty</i> of t	he counts and o	charges listed in P	aragraph 2.1 and				
3.2	[]T			ounts			_ in the			

IV. Sentence and Order

It is ordered:

4.1 Theft or Taking of a Motor Vehicle. Laws of 2019, ch. 191, §1. The defendant is eligible for the theft or taking of a motor vehicle sentence. The court waives imposition of a sentence within the standard sentence range and imposes the following sentence: (1) Confinement. A term of confinement in the custody of: jail. the Department of Corrections (DOC). [] The defendant was under 18 at the time of the offense and shall be initially placed in the custody of the Department of Children, Youth, and Families (DCYF): (Cannot be more than the midpoint of the standard range, reduced by one-third of the ordered community custody term): _____ months of total confinement on count . months of total confinement on count . months of total confinement on count _____. Actual number of months of total confinement ordered is: All counts shall be served concurrently, except for the following which shall be served consecutively: This sentence shall run consecutively with the sentence in the following cause number(s) (see RCW 9.94A.589(3)): _____ Confinement shall commence immediately unless otherwise set forth here: Sentencing alternatives for sentences under 1 year: [] Partial Confinement. The defendant may serve the sentence, if eligible and approved, in partial confinement in the following programs, subject to the following conditions: ____ [] work crew RCW 9.94A.725 [] home detention RCW 9.94A.731, .190 [] work release RCW 9.94A.731 [] electronic monitoring RCW 9.94A.030 [] home detention RCW 9.94A.731, .190 [] Conversion of Jail Confinement (Nonviolent and Nonsex Offenses). RCW 9.94A.680(3). The county jail is authorized to convert jail confinement to an available county supervised community option, to reduce the time spent in the community option by earned release credit consistent with local correctional facility standards, and may require the offender to perform affirmative conduct pursuant to RCW 9.94A. [] The defendant shall receive credit for time served in an available county supervised community option prior to sentencing. The jail shall compute time served. [] Alternative Conversion. RCW 9.94A.680. _____ days of total confinement ordered above are hereby converted to _____ hours of

community restitution (service) (8 hours = 1 day, nonviolent offenders only, 30 days maximum) under the supervision of the Department of Corrections (DOC) to be

completed on a schedule established by the defendant's community corrections office but not less than hours per month.						
[] Alternatives to total confinement w	•					
[] criminal history [] failure to appear (finding required for nonviolent offenders only RCW 9.94A.680).						
Confinement begins: Confinement shall cor here:	mmence immediately unless otherwise set forth					
Credit for Time Served. The defendant shall sentencing if that confinement was solely und shall compute time served.	receive credit for eligible time served prior to ler this cause number. RCW 9.94A.505. The jail					
(2) Community Custody. The defendant shall s	serve (6 to 12 months on community custody):					
months in comm	unity custody on count					
months in comm	unity custody on count					
months in comm	unity custody on count					
The defendant shall comply with the	community custody conditions in paragraph 4.2.					
address provided in open court or by separative with the DOC assessment and comply with that DOC makes available during communit. comply with the instructions, rules, and redefendant during the period of communities obey all laws and perform affirmative activity with the court orders. inform DOC of court-ordered treatment comply with any other conditions of communities.	regulations of DOC for the conduct of the ity custody. ts as required by DOC to confirm compliance upon the request of DOC. Immunity custody stated in this Judgment and CW 9.94A.704 during community custody.					
ammunition. The court orders that during the						
 [] pay all court-ordered legal financial obligations. [] notify the community corrections officer in advance of any change in defendant's address or employment.] not possess or consume controlled substances, including marijuana, without valid prescription. [] not possess or consume alcohol. 					
[] report as directed to a community corrections officer.	[] remain within prescribed geographical boundaries.[] obtain prior approval from DOC for					
[] devote time to specific employment or occupation.[] obtain a mental health evaluation and comply with recommended treatment.	residence location and living arrangements.					
[] obtain a substance use disorder evaluation and comply with recommende treatment.	d					

[] Othe	r conditions:				
		munity custody shall begin immediately upon release from therwise set forth here:			
treatmer	nt, the defend	nent: If any court orders mental health or substance use disorder ant must notify DOC and the defendant must release treatment or the duration of incarceration and supervision. RCW 9.94A.562.			
4.3 Legal Fi	nancial Obli	gations: The defendant shall pay to the clerk of this court:			
JASS/Odyss PCV 3105	<u>ey CODE</u> \$500	Victim assessment RCW 7.68.035			
PDV 3102	\$ <u>500 </u>	Victim assessment RCW 7.00.033 Domestic Violence (DV) assessment RCW 10.99.080			
FDV 3102	\$ \$				
CRC 3403	\$	Court costs, including RCW 9.94A.760, 9.94A.505, 10.01.160, 10.46.190			
		Criminal filing fee \$200.00 FRC Witness costs \$ WFR Sheriff service fees \$ SFR/SFS/SFW/WRF Jury demand fee \$ JFR Extradition costs \$ EXT Other			
PUB 3225	\$	Fees for court appointed attorney. RCW 9.94A.760			
WFR 3231	\$	Court appointed defense expert and other defense costs. RCW 9.94A.760			
	\$	DUI fines, fees, and assessments			
LF 3212	\$	Crime lab fee [] suspended due to indigency RCW 43.43.690			
	\$ <u>100</u>	DNA collection fee [] suspended. DNA previously collected. RCW 43.43.7541			
DEF 3506	\$	Emergency response costs (\$2,500 max.) RCW 38.52.430 Agency:			
FPV 3335	\$	Specialized forest products. RCW 76.48.171			
	\$	Other fines or costs for:			
RTN/RJN 38					
	\$	Restitution to:			
	\$	Restitution to: (Name and Addressaddress may be withheld and provided confidentially to Clerk of the Court's office.)			
	\$	<i>Total</i> RCW 9.94A.760			

 [] The above total does not include all restitution or other legal financial oblig which may be set by later order of the court. An agreed restitution order material entered. RCW 9.94A.753. A restitution hearing: [] shall be set by the prosecutor. 						
	[] is scheduled for (date).					
	[] The defendant waives any right to be present at any restitution hearing (sign initials):					
	[] Restitution Schedule attached.					
	[] Restitution ordered above shall be paid jointly and severally with:					
	<u>Name of other defendant</u> <u>Cause Number</u> (<u>Victim's name</u>) (<u>Amount-\$)</u>					
RJI	N					
	<u> </u>					
	[] The Department of Corrections (DOC) or clerk of the court shall immediately issue a Notice of Payroll Deduction. RCW 9.94A.7602, RCW 9.94A.760(8).					
	[] All payments shall be made in accordance with the policies of the clerk of the court and on a schedule established by DOC or the clerk of the court, commencing immediately, unless the court specifically sets forth the rate here: Not less than \$ per month commencing RCW 9.94A.760. (Restitution payments must begin immediately. RCW 9.4A.750(1).)					
	The defendant shall report to the clerk of the court or as directed by the clerk of the court to provide financial and other information as requested. RCW 9.94A.760(7)(b).					
	[] The court orders the defendant to pay costs of incarceration at the rate of \$ per day, (actual costs not to exceed \$100 per day). (<i>JLR</i>) RCW 9.94A.760. (This provision does not apply to costs of incarceration collected by DOC under RCW 72.09.111 and 72.09.480.)					
	The restitution obligations imposed in this judgment shall bear interest from the date of the judgment until payment in full, at the rate applicable to civil judgments. No interest shall accrue on non-restitution obligations imposed in this judgment. RCW 10.82.090. An award of costs on appeal against the defendant may be added to the total legal financial obligations. RCW 10.73.160.					
4.4	DNA Testing. The defendant shall have a biological sample collected for purposes of DNA identification analysis and the defendant shall fully cooperate in the testing. The appropriate agency shall be responsible for obtaining the sample prior to the defendant's release from confinement. This paragraph does not apply if it is established that the Washington State Patrol crime laboratory already has a sample from the defendant for a qualifying offense. RCW 43.43.754.					
	[] The facility where the defendant serves the term of confinement shall be responsible for obtaining the sample as part of the defendant's intake process or as soon as practicable.					
	[] If further confinement is not ordered,					

	[] the defendant shall report to	(law enforcemen
	[] the defendant shall report to agency) by	_ (date/time) to provide a biological sample.
	[] The defendant shall immediately provide a b department or sheriff's office before leaving the	• •
	Failure to provide a biological sample is a gross m	isdemeanor.
4.4	DNA Testing. The defendant shall have a biologi identification analysis and the defendant shall full does not apply if it is established that the Washin has a sample from the defendant for a qualifying	y cooperate in the testing. This paragraph gton State Patrol crime laboratory already
	[] The facility where the defendant serves the terr obtaining the sample as part of the defendant's int	•
	[] If further confinement is not ordered,	
	[] the defendant shall report to (law enforceme by (date/time)t	
	[] the defendant shall immediately provide a bid department or sheriff's office before leaving the	
	Failure to provide a biological sample is a gross m	isdemeanor.
4.5	5 No Contact:	
	[] The defendant shall not have contact with (nai including, but not limited to, personal, verbal, to third party until (which does not	elephonic, written, or contact through a
	[] The defendant is excluded or prohibited from []	
	(name of protected person(s))'s [] home/resided location(s))	lence [] workplace [] school [] (other , or
	location(s)) [] other location: (which does not exceed the maximum statutor)	, until
	[] A separate Domestic Violence No-Contact Ord Stalking No-Contact Order is filed concurrent v	
4.6	6 Other:	
	-	-
4 7	7 Eveneration. The Court hereby evenerates any	hail hand and/or paragral recognizance
4.7	7 Exoneration: The Court hereby exonerates any conditions.	ball, borid, and/or personal recognizance
	V. Notices and Sig	gnatures
5.1	Judgment and Sentence, including but not limited habeas corpus petition, motion to vacate judgment for new trial, or motion to arrest judgment, you mujudgment in this matter, except as provided for in	to any personal restraint petition, state nt, motion to withdraw guilty plea, motion ust do so within 1 year of the final

- 5.2 Length of Supervision. The court shall retain jurisdiction over you for the purpose of your compliance with payment of the legal financial obligations, until you have completely satisfied your obligation, regardless of the statutory maximum for the crime. RCW 9.94A.760 and RCW 9.94A.505(5). The clerk of the court has authority to collect unpaid legal financial obligations at any time while you remain under the jurisdiction of the court for purposes of your legal financial obligations. RCW 9.94A.760(4) and RCW 9.94A.753(4).
- **5.3 Notice of Income-Withholding Action.** If the court has not ordered an immediate notice of payroll deduction in Section 4.1, you are notified that the Department of Corrections (DOC) or the clerk of the court may issue a notice of payroll deduction without notice to you if you are more than 30 days past due in monthly payments, in an amount equal to or greater than the amount payable for 1 month. RCW 9.94A.7602. Other income-withholding action under RCW 9.94A.760 may be taken without further notice. RCW 9.94A.7606.
- 5.4 Reserved.
- 5.5a Firearms. You may not own, use, or possess any firearm, and under federal law any firearm or ammunition, unless your right to do so is restored by the court in which you are convicted or the superior court in Washington State where you live, and by a federal court if required. You must immediately surrender any concealed pistol license(s). (The clerk of the court shall forward a copy of the defendant's driver's license, identicard, or comparable identification to the Department of Licensing along with the date of conviction or commitment.) RCW 9.41.040, 9.41.047.
- **5.5b** [] **Felony Firearm Offender Registration.** The defendant is required to register as a felony firearm offender. The specific registration requirements are located in the "Felony Firearm Offender Registration" attachment.
- 5.6 Reserved.
- **5.7**[] **Department of Licensing Notice.** The court finds that count ______ is a felony in the commission of which a motor vehicle was used. **Clerk's Action** –The clerk shall forward an Abstract of Court Record (ACR) to the DOL, which must revoke the Defendant's driver's license. RCW 46.20.285.
- 5.8 [] Department of Licensing Notice Defendant under age 21 only. Count ______ is a violation under RCW 9.41.040 [unlawful possession of firearm], and the defendant was under the age of 18 at the time of the offense AND the court finds that the defendant previously committed an offense while armed with a firearm, an unlawful possession of a firearm offense, or an offense in violation of chapter 66.44, 69.41, 69.50, or 69.52 RCW.

Clerk's Action –The clerk shall forward an Abstract of Court Record (ACR) to the DOL, which must revoke the Defendant's driver's license. RCW 46.20.265

5.9		Ilust revoke the Defendant's driver's licerise. RCVV 40.20.203	
	_		
Done i	n Open	en Court and in the presence of the defendant on this date:	
		Judge/Print Name:	

Deputy Prosecuting Attorney WSBA No.	Attorney for Defendant WSBA No.	Defendant
Print Name:	Print Name:	Print Name:
<u> </u>	•	right to vote because of this felony d to vote, my voter registration will be
	e is automatically restored bu	rence of total confinement in the at I must reregister to vote prior to ad is a class C felony.
Defendant's signature:		
I am a certified or registered interpret, in theunderstands. I interpreted this J	lan	guage, which the defendant
I certify under penalty of perjury true and correct.	under the laws of the State of	Washington that the foregoing is
Signed at (city)	, (state)	, on (date)
Interpreter	Print Name	

VI. Identification of the Defendant

SID No			Date of Birth			
FBI No			Local ID No			
PCN/TCN No	PCN/TCN No					
Alias name, DOB:						
Race:				Ethnicity:	Sex:	
[] Asian [] Black [] Indian-American Indian Alaska Native			an or	[] Hispanic	[] Male	
[] Multiracial [] Native Hawaiian or Other Pacific Islander				[] Non-Hispanic	[] Female	
[] Refused	[] White	[] Ur	navailable	[] Refused		
[] Unknown	[] Other:			[] Unknown		
Fingerprints: I attest the fingerprints and signat			ho appeare	ed in court affix his or	her	
Clerk of the Court, D	eputy Clerk,			Dated:		
The defendant's sign	ature:					
Left 4 fingers taken si		Left Thumb	Right Thumb	Right 4 fingers simultaneo		